

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 11/17/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/675,165	09/29/2000	Naoji Otsuka	35.C14829	2801
5514	7590 11/17/2004		EXAM	INER
FITZPATRICK CELLA HARPER & SCINTO			NGUYEN, THINH H	
30 ROCKEFE NEW YORK,			ART UNIT	PAPER NUMBER
NEW TORK,	10112		2861	

Please find below and/or attached an Office communication concerning this application or proceeding.

			M
	Application No.	Applicant(s)	-11
	09/675,165	OTSUKA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Thinh H Nguyen	2861	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a r i. I reply within the statutory minimum of thin riod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication ANDONED (35 U.S.C. § 133).	n.
Status			
1) Responsive to communication(s) filed on _	·•		
2a)☐ This action is FINAL . 2b)☑ 1	This action is non-final.		
3) Since this application is in condition for allo	wance except for formal matt	ers, prosecution as to the merits is	6
closed in accordance with the practice und	er <i>Ex par</i> te Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-27 is/are pending in the applicat	tion.		
4a) Of the above claim(s) is/are with	drawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-27</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction an	nd/or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Exam	niner.		
10)⊠ The drawing(s) filed on 29 September 2000	is/are: a)⊠ accepted or b)□] objected to by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeyar	ce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the cor	rection is required if the drawing	s) is objected to. See 37 CFR 1.121(c	d).
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But	ents have been received. ents have been received in A priority documents have been	pplication No	
* See the attached detailed Office action for a	, , , , , , , , , , , , , , , , , , , ,	received.	
Attachment(s)	1 \ □ (
1)		ummary (PTO-413))/Mail Date	
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/ Paper No(s)/Mail Date		formal Patent Application (PTO-152)	

Application/Control Number: 09/675,165 Page 2

Art Unit: 2861

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on October 29, 2004 has been entered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-5, 9-17, 20, 22, and 24 are rejected under 35 U.S.C. § 102(e) as being anticipated by Askeland et al. (U.S.6,254,217)

Askeland (col.4, line 21 – col.5, line 20; see also claims 22-27) discloses every element of the instant claimed print apparatus which forms a color image by applying ink materials of plural colors onto a print medium, using a recording means including a

Application/Control Number: 09/675,165

Art Unit: 2861

plurality of nozzle arrays arranged along a predetermined direction, the nozzle array having a plurality of nozzles to eject ink materials, said apparatus comprising:

a scanner (see controller; col.16, lines 52-54) to scan the recording means in forward scanning and backward scanning directions, wherein said scanner scans along said the predetermined direction,

a print controller (col.16, lines 52-55) to control the printing so that a printing means executes the printing while said scanner scans said the recording means in the forward scanning and the backward scanning directions;

a changing means (col.17, lines 5-9) to change an order of application of the plural ink materials of different colors to a pixel area; wherein said print controller applies plural ink materials for each pixel area, said the pixel area serving as a unit area (characterized by superpixel 124, fig.11B) to form a primary or secondary color thereon,

wherein said print controller applies plural ink materials of different colors for forming the secondary color, to each of plural positions on the pixel area (characterized by subpixels; col17, lines 17-20);

wherein said changing means can change orders of application of the plural ink materials of different colors, to the respective positions (defined by print mask locations) on one pixel area; and

wherein orders of application of the plural ink materials of different colors for forming the process color, to the respective positions on one pixel areas are made

Application/Control Number: 09/675,165 Page 4

Art Unit: 2861

symmetric. (see superpixel 124, fig.11B wherein ink dot is formed in the symmetric order i.e., CYYC as shown by each superpixel 124 of the last row)

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Askeland et al. in view of Mizutani. (U.S.5,774,146)

Askeland discloses the instant claimed method of printing by applying ink in symmetrical order in the forward and reverse direction except for a data buffer.

However, it would be well known in the printer art to utilize the buffer (i.e., RAM) to store processed information data of the respective image. Such buffer being selected when related data needed to be processed to improve printer processing time as taught by Mizutani (col.5, line 66 – col.6, line 8). Therefore, It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the data buffer in Askeland to enhance printing performance and for storing processed information.

6. Claims 6-8, 18-19, 21, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Askeland et al. in view of prior art of record to Matsufuji et al. (U.S. 4,593,295)

Application/Control Number: 09/675,165 Page 5

Art Unit: 2861

Askeland discloses the instant claimed nozzle structure except for nozzle groups of certain color are symmetrically arranged in a scanning direction.

Matsufuji et al. teaches nozzle groups of certain color are symmetrically arranged in a scanning direction and printing are applied in the symmetrical order. Since both Askeland and Matsufuji et al. related to controlling nozzles ejection order in the bidirectional printer, it would have been obvious to one of ordinary skill in the art at the time the invention was made to adapt the Matsufuji et al. nozzle structure in Askeland for the purpose of ejecting ink color in the symmetrical order.

As for limitation recited in claims 18 and 19, Askeland does not teaches applying the apparatus in a copy machine and a facsimile machine.

However, it would be obvious to use the apparatus such as the ink jet printhead as taught by Askeland in the copy machine and the facsimile machine since it is widely known to apply ink jet structure as a whole in the copy machine and the facsimile machine so that ink jet application can be provided.

Contact Information

Art Unit: 2861

Any inquiry concerning this communication should be directed to examiner Thinh Nguyen at telephone number (571) 272-2257. The examiner can generally be reached Mon-Wed, Thursday from 9:00A – 5:00P. The official fax phone number for the organization is (703) 872-9306.

The examiner supervisor, Stephen Meier, can also be reached at (571) 272-2149.

Any inquiry of a general nature or relating to the status of this application should be directed to the group receptionist whose telephone number is (703) 308-1782.

5

November 9, 2004 Thinh Nguyen

> Thinh Nguyen Primary Examiner Technology Center 2800